BEFORE THE ARKANSAS SECURITIES COMMISSIONER ARKANSAS SECURITIES DEP CASE NO. S-15-0017

IN THE MATTER OF

THE BULLION GROUP, INC.; and LUIS MANUEL PINEDA

RESPONDENTS

REQUEST FOR CEASE AND DESIST ORDER

The Staff of the Arkansas Securities Department ("Staff") has received information and has in its possession certain evidence indicating that The Bullion Group, Inc. and Luis Manuel Pineda have violated provisions of the Arkansas Securities Act ("Act"), codified at Ark. Code Ann. §§ 23-42-101 through 23-42-509.

ADMINISTRATIVE AUTHORITY

1. This matter is brought in connection with violations of the Act and is therefore properly before the Arkansas Securities Commissioner ("Commissioner") in accordance with Ark. Code Ann. § 23-42-209.

RESPONDENTS

- 2. The Bullion Group, Inc. ("The Bullion Group") was a Florida corporation having a principal place of business located at 407 Lincoln Road, Suite 2B, Miami Beach, Florida 33139. The Bullion Group was administratively dissolved by the Florida Division of Corporations on September 26, 2014. The Bullion Group has never been registered with the Arkansas Securities Department ("Department") in any capacity pursuant to the Act.
- 3. Luis Manuel Pineda ("Pineda") is an individual currently residing in the state of Florida. Pineda was the president and registered agent of The Bullion Group. Pineda has never been registered with the Department in any capacity pursuant to the Act.

FACTS SUPPORTING REQUEST FOR CEASE AND DESIST ORDER

- 4. In April of 2015, Luis Pineda contacted Arkansas Resident One ("AR1") by phone to pitch an investment in The Bullion Group. Pineda represented that The Bullion Group was a company specializing in the trade of gold and other precious metals. According to Pineda, he needed to raise capital to help with the startup costs of the company. In return for a capital contribution, Pineda offered to pay AR1 a weekly commission based on the sales produced by The Bullion Group.
- 5. On April 27, 2015, Pineda entered into an Investment Agreement ("Agreement") with AR1 on behalf of The Bullion Group. Under the terms of the Agreement, AR1 would make an initial investment of \$33,300.00 with The Bullion Group in exchange for 10% commissions of the weekly sales produced by the company. Pineda executed the Agreement on behalf of The Bullion Group under the signature section labeled "Investee." AR1 executed the Agreement under the signature section labeled "Investor." A redacted copy of the Agreement has been attached hereto as Exhibit "A" and is incorporated herein by reference for all purposes.

APPLICABLE LAW

- 6. Ark. Code Ann. § 23-42-102(17)(A)(xi) includes investment contracts under the Act's definition of a security.
- 7. Ark. Code Ann. § 23-42-102(10) defines issuer as any person who issues any security.
- 8. Ark. Code Ann. § 23-42-301(a) provides that it is unlawful for any person to transact business as an agent of an issuer of securities without first being registered as such pursuant to the Act.
- 9. Ark. Code Ann. § 23-42-501 provides that it is unlawful for any person to offer or sell any security unless it is registered, exempt, or a covered security.

CONCLUSIONS OF LAW

- 10. The subject investment transaction whereby AR1 invested money with The Bullion Group and was due to receive a return based solely on the efforts of the company is an investment contract as defined by Ark. Code Ann. § 23-42-102(17)(A)(xi). The transaction was promoted, offered, and sold on the premise that the investor would receive an economic benefit in the form of commissions to be paid from the sales of the company. The money invested was always subject to the risk that the Respondents would not fulfill promises and pay the return as advertised. The investor had no control over the sales process necessary to generate returns on the investment. There is no other set of laws or regulations which offer protection to the investor other than the applicable securities laws. The investment transaction was packaged, advertised, marketed, and sold as the type of investment that the Act is intended to govern. Therefore, the subject transaction is an investment contract under Ark. Code Ann. § 23-42-102(17)(A)(xi).
- 11. The security sold by The Bullion Group and Pineda was not registered with the Department, exempt from registration with the Department, or a covered security. Therefore, The Bullion Group and Pineda violated Ark. Code Ann. § 23-42-501 when they sold the subject security to AR1.
- 12. The Bullion Group is an issuer as defined by Ark. Code Ann. § 23-42-102(10). The facts set out above demonstrate that Pineda represented The Bullion Group in effecting or attempting to effect the purchases or sales of securities to investors. Therefore, Pineda acted as an unregistered agent of an issuer in violation of Ark. Code Ann. § 23-42-301(a).

LEGAL AUTHORITY TO ISSUE CEASE AND DESIST ORDER

13. Ark. Code Ann. § 23-42-209(a)(1)(A) provides that whenever it appears to the Commissioner, upon sufficient grounds or evidence satisfactory to the Commissioner, that any person has engaged or is about to engage in any act or practice constituting a violation of any

provision of the Act, or any rule or order under the Act, the Commissioner may summarily order

the person to cease and desist from the act or practice.

PRAYER FOR RELIEF

WHEREFORE, the Staff respectfully requests that the Commissioner summarily order The

Bullion Group and Luis Pineda to immediately cease and desist from offering and/or selling

securities to residents of the state of Arkansas until such time as the securities in question and the

entities and persons offering and selling the securities are all properly registered under the

Arkansas Securities Act; and, for all other just and proper relief to which the Staff may be entitled.

The Staff further requests that it be allowed to continue its investigation into Pineda and The

Bullion Group, as well as any related persons or entities, to determine what, if any, other violations

of the Act or Rules have occurred.

Respectfully Submitted,

1 0 00.

J. Campbell McLaurin III

Arkansas Securities Department

Heritage West Building, Suite 300

201 East Markham Street

Little Rock, Arkansas 72201

Counsel for the Staff

-4-

Investment Agreement

The Investment agreement is effective a month from the date of funding. The Investment: Investor will make the Investment in the Company in consideration for the rights and privileges set forth in this Agreement.

Between:

Luis Pineda (Investee)

The Bullion Group Inc.

407 Lincoln Rd. Suite 28

Miami Beach, FL 33139

And:

Investor

the colored action of the colored

RECITALS

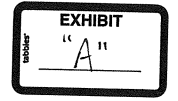
Thousand Three Hundred Dollars (\$33,300) (the "Investment Amount") to Luis Pineda to facilitate such Business.

This Agreement is entered into by the parties to define the terms and conditions upon which the Investor will make the Investment.

For good and valuable consideration, the receipt and legal sufficiency of which are hereby expressly acknowledged, the parties hereto agree as follows:

1. Investment

agrees to invest the amount of \$33,300 with Luis Pineda. A second contract will determine the full amount of investment. This contract solidifies the investment for ond purposes only. Luis Pineda is hereby obligated and agrees to pay 5% of weekly company profits for the lifetime of the company. Should the company default or close any remaining balance of the \$33,300 not paid will be owed to William Docherman by Sale of the company (The Bullion Group Inc.)



2. Terms

The terms of this agreement shall commence in One month from the Friday after investment is fulfilled and the office is up and running.

The initial investment of \$33,300 Will be paid out separate with an extra 5% on top of the 5% that will be paid out to the investor for a total of 10% commissions paid out on end of every week. As of date of initial investment is paid in full, the commissions will be paid out in the agree pay out of 20% on forward.

In case of the company failing/closing will have full ownership of sale of the company to receive full payment of sale of The Bullion Group Inc.

3. Assignment/Successors

Neither Party Hereto may assign this agreement or any rights hereunder to any other person, without the prior written consent of the other party hereto. This agreement shall be binding upon and inure to the benefit of the successors of the parties hereto.

4. Model Example

Model A. Shown below is an approximation of uses and needs by which the investment will contribute to:

Business Licenses	\$ 2,500.00
Incorporation Expenses	\$ 200.00
. settilitu	\$ 400.00
Fhones	\$ 4,000.00
Rent	\$ 3,125.00
Interior Modifications	\$ 750.00
Bright House	\$ 1,000.00
Leads a month 2	\$ 7,000.00
Recoptionist	\$ 1,600.00
\$plffs	\$ 2,500.00
Office Furniture	\$ 7,500.00
Phone bill	\$ 1,500.00
Total Startup ·	\$ 31,450.00
Monthly Obligation	\$ 16,500.00

This contract is the full breakdown of the office expenses. The additional bond investment is a total of \$33,300 which will be added to the full amount of investment of \$71,000 Plus. (Full detail will be applied on final contract).

5. Duration of Guarantee

This investment agreement is for however long the company's status is active. Once a guarantee is issued and effective, Luis Pineda may not terminate the contract unless a default occurs, but holder may cancel without any penalty on any contract anniversary date starting with the third anniversary.

By signing this document you are acknowledging that you have read the following attached documents

and agree to follow the terms and conditions as such.

Investor

Signature

Investee

Signature

Print

Date